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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORKX	DOCUMENT ELECTRONICALLY FILED DOC #: DATE FILED: 3/19/2025
UNITED STATES OF AMERICA	
-V-	<u>ORDER</u>
MAXIMILIEN DE HOOP CARTIER,	24 Cr. 133 (MKV)
Defendant.	

MARY KAY VYSKOCIL, District Judge:

Counsel for Maximilien de Hoop Cartier has requested approval for the use of CJA funds to purchase and/or outfit a laptop for the defendant so that he can review discovery materials in preparation for trial while detained at the MDC. Counsel represents that, without this laptop, the defendant will be unable to review effectively the amount of discovery material that the Government has provided pursuant to Rule 16 of the Federal Rules of Criminal Procedure.

The application is granted as follows:

1. Defense counsel is authorized to use CJA funds to procure a laptop computer¹ and any subsequent external hard drives that may be required to provide the defendant with access to the discovery (collectively, the "Electronic Device") for purposes of discovery review. CJA funds may also be used to pay Data Mill, whose staff shall review the Electronic Device and confirm that the wireless and printing capabilities are disabled in a manner acceptable to the facility in which the given defendant is lodged. Data Mill shall load onto the Electronic Device

¹ Counsel shall consult Data Mill, Inc. to determine the model of laptop computer that is acceptable to the facility where the defendant is housed.

such software as the defendants will need to review and make notes on the discovery. Data Mill shall set a password protected administrative account on the Electronic Device that is separate from the defendant's password protected user account to prevent any user from making changes to the Electronic Device.

- 2. Either defense counsel or Data Mill shall provide the Electronic Device to the Government. The Electronic Device will be clearly marked with the name and ID number and Marshal's registration number of the defendant who has been assigned to receive that particular Electronic Device.
- 3. The Government shall save the discovery onto the Electronic Device as well as on subsequent external hard drives that may be required to provide the defendant with access to the discovery.
- 4. The Government shall confirm that the discovery is viewable on the Electronic Device (for example, that the audio recordings and video play on the Electronic Device) prior to sending it to the facility where the inmate is housed.
- 5. Within 15 days of receipt of the Electronic Device, the Government shall send the Electronic Device to an Officer designated by each facility to receive the electronic device. The designated Officer shall keep the Electronic Device and charging wire in their office.
- 6. The defendant can access the Electronic Device for review on a temporary basis and at times approved by prison personnel. This review must take place in the defendant's unit or a location where to the extent possible the defendant is not in the presence of any other inmates. Because of the volume of discovery, and the proximity to trial, the defendant should be afforded the ability to review it

for several hours each day to the extent consistent with the conduct of the facility

in which the defendant is lodged.

7. The defendant is prohibited from copying any information from the discovery.

8. After he is finished reviewing the discovery for any given day, the defendant

shall return the Electronic Device to the designated Officer.

9. The defendant is strictly prohibited from printing, copying, sending, publishing,

or transferring any of the discovery materials on the Electronic Device. It is the

intent of this Order that only the defendant assigned to a particular Electronic

Device (and his counsel and any other members of his legal defense team,

including investigators, paralegals, and support staff, as needed to confer with the

defendant) will have access to the discovery materials on the Electronic Device.

10. This Court will revisit this Order and the defendant's access to the Electronic

Device if it appears that the defendant is not abiding by this Order.

11. IT IS FURTHER ORDERED that no later than the conclusion of the proceedings

against the defendant in the district court, whether through dismissal of the

charges against that defendant or the sentencing of that defendant, the Institution

in which the defendant is lodged shall return the Electronic Device to his

counsel, who will promptly provide it to the Administrative Office of the U.S.

Courts if it was purchased with CJA funds.

Dated: New York, New York March 19, 2025

SO ORDERED

Hon. Mary Kay Vyskoci

United States District Judge